

05-24-05

1fcw

ANDREWS
ATTORNEYS
KURTH LLP



Andrews & Kurth L.L.P.
111 Congress Avenue, Suite 1700
Austin, Texas 78701
512.320.9200 Phone
512.320.9292 Fax
andrewskurth.com

J. Scott Denko
512.320.9259 Direct

May 23, 2005

VIA EXPRESS MAIL NO. EV627509822US

MAIL STOP - AMENDMENT
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Re: Application No.: 10/814,532
Title: Integrated Circuit Stacking System and Method
Filing Date: March 31, 2004
Docket No.: 254-094-PCT2-USCIP-1
AK Matter No.: 153673

Dear Commissioner:

Please find enclosed for filing the following:

1. Response to Office Action Mailed on May 18, 2005 (7 pages); and
2. A return postcard for confirmation of receipt.

The Commissioner is hereby authorized to charge any fees deemed to be due or credit any overpayment to Deposit Account No. 50-0897, upon which the undersigned is authorized to sign.

Please return the postcard confirming your receipt of the enclosed materials.

Yours truly,

ANDREWS KURTH LLP

J. Scott Denko
Registration No. 37,606

JSD/at
Enclosures

AUS:569991.1

Austin

Dallas

Houston

London

Los Angeles

New York

The Woodlands

Washington, DC

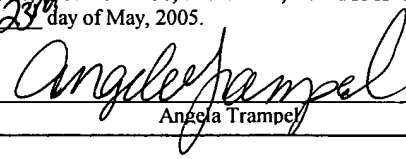


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Title: Integrated Circuit Stacking System and Method
Application No.: 10/814,532
Filing Date: March 31, 2004
Inventor: James W. Cady, et al.
Assignee: Staktek Group, L.P.
Examiner: Jasmine Jhihan B. Clark
Group: 2815

CERTIFICATE OF MAILING UNDER 37 CFR §1.10

I hereby certify that this paper or fee is being deposited with the United States Postal Service via Express Mail No. EV627509822US addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the 23rd day of May, 2005.



Angela Trampel

Mail Stop - Amendment
Assistant Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

RESPONSE TO OFFICE ACTION MAILED ON MAY 18, 2005

Applicants respond as follows to the May 18, 2005 Office Action, in the above-identified patent application:

Amendments to the Claims are reflected in the listing of claims in this paper.

Remarks follow the Amendment section of this paper.